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## Remarks: General

As this application is a division of U.S. Application No. 09/757,440, the specification has been amended by adding a claim to the benefit of the parent application.

The amendment to the claims relates to an election made in the parent case pursuant to a restriction requirement, which resulted in Claims 10~14 being withdrawn from consideration. As Claims 1~7 and 9 have been allowed in the parent application, they are being canceled by this amendment, along with Claim 8, which was canceled in the parent also.

In the parent application, Claim 10 referred to Claims 1 and 9. As Claims 1 and 9 are being canceled by this amendment, Claim 10 is being amended herein to incorporate the necessary features from Claim 9 to convert Claim 10 to an independent claim. New Claim 15 recites the same method as Claim 10, but incorporates the compositional features of Claim 1. Claims 16~19 correspond to Claims 11~14, respectively, and Claims 20~22 correspond to Claims 2~4, respectively. As a result, no new matter is added by these amendments.

None of the amendments herein are related to patentability inasmuch as they are made solely for the purpose of presenting a set of claims that describes all of the subject matter that Applicant is entitled to and desires to have examined.

By Applicant's calculation, no fees are due by reason of the addition of Claims 15~22. The cancellation of Claims 1~9 has been taken into account in the calculation of the fees. If, however, Applicant's calculation is in error, please charge any required fee to Deposit Account No. 04-1928 (E.I. du Pont de Nemours and Company) accordingly.

It is respectfully requested that this amendment be entered before examination of the application being filed concurrently herewith, after which Claims 10~22 will be active in the application. Applicant hereby requests examination of the application in view of this amendment to the claims.

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Respectfully submitted,

John A. Langworthy Attorney for Applicant Registration No. 32,255

Telephone: (302) 992-4362 Facsimile: (302) 992-3257